NOT TO BE PUBLISHED

California Rules of Court, rule 8.1115(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 8.1115(b). This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA THIRD APPELLATE DISTRICT

(Sacramento)

THE PEOPLE,

Plaintiff and Respondent,

v.

ANATOLIY VOSHEV,

Defendant and Appellant.

C080393

(Super. Ct. No. 14F05660)

Appointed counsel for defendant Anatoliy Voshev has filed an opening brief that sets forth the facts of the case and asks this court to review the record to determine whether there are any arguable issues on appeal. (*People v. Wende* (1979) 25 Cal.3d 436.) Finding no arguable error that would result in a disposition more favorable to defendant, we affirm.

BACKGROUND

On the morning of July 19, 2014, James Iwamoto's black Kia Sorento was stolen from a downtown Sacramento parking garage. On August 16, 2014, an Infiniti belonging

to Mariah Robertson was broken into and a purse belonging to her friend Evelyn Godsey was taken from the vehicle.

Sacramento County Sheriff's Deputy Jean Geoff spotted the Kia driving in the opposite direction down Eastern Avenue around 1:39 a.m. on August 17, 2014. Upon learning that the Kia sported a lost or stolen license plate, Deputy Geoff executed a traffic stop on the SUV.

As he exited his patrol car and approached the Kia, Deputy Geoff noticed that the driver's side rear window was broken. He asked the driver (defendant) for his driver's license. Defendant said he would comply, but then drove off. During the ensuing pursuit through a residential area, defendant drove over 100 miles per hour, failed to stop at stop signs or traffic lights, and nearly caused the Kia to collide with another vehicle. The chase lasted 3.4 miles. Defendant eventually abandoned the Kia and fled on foot until he was apprehended.

Two pouches and a wallet containing numerous pieces of identifying information from other people were found in the Kia. One piece of identifying information belonged to Godsey. A pair of black leather gloves and a six-inch metal window punch were found on the driver's seat.

Defendant pleaded guilty to felony evading an officer. A jury found defendant guilty of unlawfully driving or taking a vehicle (Veh. Code, § 10851), second degree burglary (Pen. Code, § 459),¹ and identity theft of 10 or more persons (§ 530.5, subd. (c)(3)). The trial court sustained prior vehicle theft and prior prison term allegations (§§ 666.5, subd. (a), 667.5, subd. (b)) and sentenced defendant to a seven-year state prison term, imposed various fines and fees, and awarded 809 days of presentence credit (405 actual and 404 conduct).

¹ Undesignated statutory references are to the Penal Code.

DISCUSSION

Counsel filed an opening brief that sets forth the facts of the case and requests that we review the record and determine whether there are any arguable issues on appeal. (*People v. Wende, supra*, 25 Cal.3d 436.) Defendant was advised by counsel of the right to file a supplemental brief within 30 days of the date of the filing of the opening brief. More than 30 days have elapsed, and we have received no communication from defendant.

Having undertaken an examination of the entire record, we find no arguable error that would result in a disposition more favorable to defendant.

DISPOSITION

The judgment is affirmed.

	/s/
	Duarte, J.
We concur:	
/s/	
Butz, Acting P. J.	
/s/	
Mauro, J.	